CHAPTER 198

ANNEXATION—NOTICE BY CITIES

H. F. 74

AN ACT to require cities to give notice of annexation to the state department of transportation.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section three hundred sixty-eight point twenty (368.20), subsection two (2), Code 1975, is amended to read as follows:

2 3 2. File with the secretary of state, the clerk of each city incorporated or involved in a boundary adjustment, and with the recorder of each county which contains a portion of any city or territory involved, cop-5 ies of the proceedings including the original petition or plan and any amendments, the order of the board approving the petition or plan, proofs of service and publication of required notices, certification of 9 the election result, and any other material deemed by the board to be of primary importance to the proceedings. Upon proper filing and ex-10 11 piration of time for appeal, or upon a subsequent date as provided in 12 the proposal, the incorporation, discontinuance, or boundary adjustment is complete, except that if an appeal to any of the proceedings is pending, completion does not occur until the appeal is decided. The 13 14 clerk of each city incorporated or involved in a boundary adjust-ment shall also file with the state department of transportation and 15 16 with the city development board a copy of the plat and legal land 17 18 description of each completed annexation.

Approved April 28, 1975

CHAPTER 199

MUNICIPAL ELECTRICAL FACILITIES

H. F. 908

AN ACT to amend chapter three hundred ninety (390) of the Code relating to the authority of cities to participate in and finance jointly-owned facilities for the generation, acquisition, or transmission of electric energy, making its provisions retroactive and providing for the validity of contracts executed under said chapter.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section three hundred ninety point one (390.1), subsections six (6) and seven (7), Code 1975, are amended to read as follows:

 $\bar{3}$ 6. "Participant" means a city utility, electric cooperative or privately owned utility company which is a party to a joint agreement.

- 4 5 7. "Governing body" means the public body which by law is charged 6 with the management and control of a city utility as defined in section three hundred eighty-four point eighty (384.80), subsection four (4), of the Code.
 - SEC. 2. Section three hundred ninety point two (390.2), Code 1975, is amended to read as follows:
- 3 390.2 **Additional power.** In addition to other powers conferred 4 by the Constitution and laws of this state, any city having established a utility which operates an existing electric generating facility or dis-